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No. 25] NEW DELHI, SATURDAY, JUNE 23, 1951

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 20th June 1951:—

Issue No.	No. and Date	Issued by	Subject
102	S. R. Os. 923 & 924, dated the 15th June, 1951.	Ministry of Commerce and Industry.	Amendments in the Newsprint Control Order, 1951 and general permission for the use of newsprint respectively.
108	S. R. O. 925, dated the 20th June, 1951.	Ministry of Home Affairs	Proclamation by the President under Article 356 of the Constitution relat- ing to the government of the State- of Punjab.
104	S. R. O. 926, dated the 20th June, 1951.	Ditto.	Powers and functions of the President in respect of the government of the State of Punjab to be exercised by the Governor of that State.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 18th June 1951

S.R.O. 927—In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President hereby directs that the following further amendment shall be made in the rule regarding the signing of orders and other instruments made and executed in the name of the President, published in the Notification of the

Government of India in the Ministry of Home Affairs No. S. R. O. 167, dated the 19th June 1950, namely :---

In clause (4) of the said rule, the words "the General Manager, Telephones ; " shall be added at the end.

[No. 34/4/50-Public.]

FATEH SINGH, Dv. Secv

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 8th June 1951

S.R.O. 928-In pursuance of clause (f) of Section 10 of the Industrial Finance Jorporation Act, 1948 (XV of 1948), the Central Government, after consideration of the recommendation of the Board of Directors of the Industrial Finance Corporaion of India, hereby appoint, with effect from the 8th of June 1951, Sari V. R. Sonalcer to be the Managing Director of the said Corporation vice Shri Ram Nath appointed as Deputy Governor of the Reserv Bank of India.

[No. F. 9(13)-F.I/51.

New Delhi, the 13th June 1951

S.R.O. 929—In exercise of the powers conferred by section 12 of the Reserve Bank of India Act, 1934 (II of 1934), the Contral Government, after consideration of the recommendations made by the Central Board, hereby appoint Shri Ram Nath to officiate as Deputy Governor during the period 8th June, 1951 to the 8th July, 51. inclusivo, vice Mr. M.G. Mehkri, proceeded on leave.

[No. F. 3(15)-F.I/51.]

F. C. DHAUN, Under Scov.

MINISTRY OF COMMERCE AND INDUSTRY

IMPORT TRADE CONTROL

New Delhi, the 18th June 1951

S.R.O. 930-In exercise of the powers conferred by sub-section (1) of lection 3 of the Imports and Exports (Control) Act, 1947 (XVIII of 1947) he Central Government is pleased to direct that the following further amendments hall be made in the Notification of the Government of India in the late Department of Commerce. No. 23-ITC/43, dated the 1st July 1943 as republished with the late inistry of Commerce Notification No. 14-ITC/48, dated the 20th November 1948 amely :--

In the Schedule annexed to the said Notification-

In Part I after entries shown against Serial No. 35, the following fresh entries Il be inserted :--

Part of the	8 No. of the	Description	I T.C.
L.T.C. Schedule	I.T.C. Schedule		No.
T	85A	Iron or Steel welded fab ics (other than be and rod) specially designed for the reinfroement of onerete.	63 (26)

[No. 23 ITC/81.]

New Delhi, the 18th June 1951

S.R.O. 931.—In exercise of the powers conferred by Sections 4, 9, 10, 13 and 19 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), the Central Rovernment hereby directs that the following amendment shall be made to the potrification of the Government of India in the late Ministry of Industry and Supply o. S.R.O. 501, dated the 2nd September, 1950, namely:—

In clauses (b) and (c) of the said notification, for the words "Director General f Industries and Supplies" the words "Industrial Advisor, Ministry of Commerce and Industry" shall be substituted.

[No. PC-5(1)) 50.]

8.R.O.932.—In exercise of the powers conferred by sections 7 and 19 of the Supply and Prices of Goods Act, 1959 (LXX of 1950), the Central Government sereby directs that the following amendment shall be made to the notification of the Government of India in the late Ministry of Industry and Supply No. SRO-771, dated the 25th November, 1951, namely :—

In the said notification for the words "Director General of Inquestries and Supplies" the words "Industrial Alvisor, Ministry of Commerce and Industry" shall be substituted.

[No. PC-15(5)/50.]

P. S. SUNDARAM, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 16th June, 1951

S.R.O.933—In pursuance of sub-section (2) of sections 8 and 16 of the Drugs Act 1940 (XXIII of 1940), the Central Government hereby directs that the following amendment shall be made in the Schedule to the said Act, the same having been previously published as required by the said sections, namely:—

In the entry under the heading 'Standard to be complied with' against item 4. 'Other Drugs' in the Schedule to the said Act, for the words 'latest edition of the ritish Pharmacopoeia' the words 'current edition for the time being of the British Pharmacopoeia' shall be substituted.

[No. F. 1-11/50-DS.]

J. N. SAKSENA, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 14th June 1951

TR.O. 934—In pursuance of the provisions of sub-section (e) of section (4) of the Indian Oilseeds Committee Act (IX of 1045), the Government of Punjab have -nominated Shri S. M. Sikka, Economic Botanist, Jullundur, as a member of the angles Committee to represent the Punjab Government with effect om the 1st April 1951.

In pursuance of the provisions of sub-section (g) of section 4 of the Act, they are nominated S. Ajit Singh, M.L.A., to be a member of the Committee to represent the Oilseeds Growers, with effect from the 1st April 1951, vide S. Warayam Singh.

[No. F. 5-15/51-Com.I.]

8. K. GHOSH, Under Secy.

New Delhi, the 14th June 1951

S.R.O. 935—In the Government of India, Ministry of Food & Agriculture (Agri.) notification No. F.1-6/51-CJ, dated the 25th April, 1951 for Shri B.N. Uppal read Dr. B. N. Uppal.

[No. F. 1-6/51-CJ.]

New Delhi, the 18th June 1951

8.R.O. 936—In exercise of the powers conferred by clause (b) of Section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Cayernment hereby directs that the power to make orders under sub-section (1) of section 3 of the said Act, to provide for matters specified in clauses (d), (e), (f), (h), (i) and (j) of sub-section (2) thereof, shall, in relation to cotton seed, be exercisable in the State of Punjab also by the Covernment of Punjab, subject to the condition that, any order made by the said Government in exercise of the aforesaid power, shall have effect, in so far as it is not repugnant to any order made under the said section by the Central Government.

[No. F. 2-49/51-CJ.]

P. M. DAS GUPTA, Dy. Secy.

New Delhi, the 18th June 1951

S.R.O.937—The following draft of a further amendment to the Cotton Grading and Marking Rules, 1939, which it is proposed to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), is published as required by the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 15th July 1951.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified, will be considered by the Central Government.

Draft Amendment

- (1) In Schedule II annexed to the said Rules:—
 - (a) The word "botanically" in the preamble shall be omitted.
 - (b) In paragraph (a) in column 2 under the heading "special characteristics" against item "AGMARK certified Pedigreed 1027 A. L. F." for the words and brackets "seed (kapas)" the words and brackets "kapas (seed cotton)", and for the words "and shall have been rogued in the field", the words "or open fertilised seed on Government farm inspected" shall be substituted.
 - (c) In paragraph (a) in column 2 under the heading "special characteristics" against item "AGMARK certified 1027 A. L. F." after the word "Kapas" the words and brackets "(seed cotton)" shall be inserted, and for the words "have secured certificate of adequate field purity from" the words "duly certified by" shall be substituted, and after the words "the appropriate Government Department" when they occur for the second time the words "to be at least 97 per cent pure" shall be inserted.
 - (d) In paragraph (b) in column 2 under the heading "special characteristics" against item "Agmark Certified 1027 A. L. F.", for the word "Checked"4 the word "checking" shall be substituted.

961

ART II-SEC. 81

2. Eschedule III, the following Schedule shall be substituted. namely:-

SCHEDULE III

(See Rules 2 and 3)

Grade designations and definition of quality of the variety of cotton known as myog (8-1) belonging to the Surat type of cotton tenderable against the Indian Cotton contract of the East India Cotton Association and grown, ginned and pressed in Ilpad, Mandvi, Chorasi, Bardoli, Bulsar, Gandevi, Navsari, Palsana, Mahuva, Kamrej, Mangrol, Dharampur, Bansda, Vyara, Songadh Talukas and Valod and Chikhali Mahals in the Surat District in Ankleshwar, Rajpipla, Jagadia, Bhalad Tail as and Vilia, Dediapada, Sangbara and Hansot Mahals of Broach District in the Surat protected areas lying south of river Nerbudda.

		Definition of quality						
Grade Designation -		Special Characteristics	General Characteristics					
AGMARK Certifie Pedigreed Suyo (8-1)		(a) Shall be the product derived from the kapas (seed cotton) of suyog (8-1) grown on a Government Farm or by a registered seed grower licensed by the appropriate Government Department, which has itself been derived from selfed seed	(a) Shall consist of lint (in half or full presend bales) obtained by machine ginning kapas (b) Shall be dry and free from					
		or open fertilised seed on Government farm inspected and duly certified by the appropriate Government Departments as being at least 98 per cent, pure; and	any trace of added moisture.					
		(b) Shall have been ginned and pres- sed under the direct supervision of the appropriate Government Department.	(c) Shall be clean and reasonably free from leaf seed, stain or other imperfections					
AGMARK O Suyog (8-1)	ertified	(a) Shall be derived from kapas (seed cotton) grown from certified suyog (8-1) seed obtained from a Government seed depot or from a seed agency (of which the seed has been certified by the appropriate Government Department as being of the standard of purity of the Government seed Depot) the crop of which shall have been examined in the field and duly certified by the appropriate Government Department and to be being at least 97 per cent, pure.; and						
		(b) Shall have been ginned and pressed respectively in the condition as delivered by the grower (whose crop has been certified) after examination and checking at a ginning and pressing factory under the direct supervision of the appropriate Government Department.						

3. After Schedule III the following Schedule shall be inserted, namely 1-

SCHEDULE IV

Grade designations and definition of quality of the variety of cotton known as Vijaya belonging to the Surat type of cotton tenderable against the Indian Cotton contract of the East India Cotton Association, and grown, ginned and pressed in the Baroda, Padra, Karjan, Savli, Waghodia, Dabhoi Sinor, Shankheda, Naswadi, Chhota-Udopur and Jambugam tahsils of Baroda District.

Omode design	antion	Definition	of quality
Grade designation		Special characteristics	General characteristics
▲GMARK Pedigreed	Certified Vijaya	(a) Shall be the product derived from Ka7 as (seed cotton) obtained from a Government Farm or from a registered grower through the appropriate Government Department, which has itself been	(a) Shall be dry and free from any added moi ture.
		derived from the selfed seed or open fortilised seed on Government farm inspected and duly certified by the appropriate Government Department as being at least 98 per cent. pure.	(b) Shall be clean and frequency dust, leaf stain an imperfections.
		(b) Shall have been machine ginned and pressed respectively in the condition as delivered by the grower (whose crop has been certified) after examination and checking at an approved ginning and pressing factory, under the direct supervision of the appropriate Government Department.	
AGMARK Vijaya_	Certified	(a) Shall be the product from the seed obtained from a Government seed depot or from the agencies approved by the appropriate Government Department, crop of which shall have been examined in the field and certified by the appropriate Government Department to be not less than 97 per cent. pure.	 (a) Shall be dry and free from any added moisture. (b) Shall be clean and free from dust, leaf stain and other imperfections.
		(b) Shall have been machine ginned and pressed respectively in the condition as delivered by the gro- wer (whose crop has been certi- fied) after examination and check- ing at an approved ginning and pressing factory, under the direct supervision of the appropriate Government Department.	

4. The existing Schedule IV shall be renumbered as Schedule V.

[No. F. 4-7/51-Dte. $\Pi(M)$.] A. G. MENON Dy. Secv.

MINISTRY OF REHABILITATION

New Delhi, the 3rd June 1951

S.R.O.—**938.**— In exercise of the powers conferred by section 4 of the Influx from Pakistan (Control) Act, 1949 (XXIII of 1949), the Central Government hereby directs that the following amendment shall be made in the Permit System Rules, 1949, namely:—

Rule 1 of the said Rules shall be re-numbered as sub-rule (1) thereof and after b-rule (1) as so amended the following sub-rule shall be inserted, namely:—

(2) They extend to the whole of India.

[No. III/PMT (X.45)/51-N-(10),]
V. D. DANTYAGI Joint. Secy

New Delhi, the 1st June 1951

S.R.O. 939.—In exercise of the powers conferred by Section 4 of the Influx Pakistan (Control) Act, 1949 (XXIII of 1949), the Central Government hereby dithat the following further amendment shall be made in the Permit System R 1949, namely:—

In Appendix II to the said Rules, for the existing form of Certificate of Ider given in Part 4, the following form shall be substituted namely:—

CERTIFICATE OF IDENTITY TO BE PRODUCED BY INDIAN NATION APPLYING FOR A PERMIT FOR TEMPORARY, REPEATED JOURNE OR TRANSIT JOURNEY FOR PAKISTAN.

G0.	VERNME	NT OF INDIA	
CERT	TFICAT	TE OF IDENTITY	
Valid for three months from	• • • • • • •	to.	
Name of State		Dist	riet
S. No			
Name of applicant	•••••	(in block letters)	······································
Father's/Husband's name	• • • • • •	• • • • • • • • • • • • • • • • • • •	
Domicile			******
Occupation			
If evacuee, date of migration a	nd origi	inal address in Pakista	n
	- • • •		
place of birth	• • • • • •		
Age (with date of birth)			
Permanent address in India	• • • • • •		* * * * * * * * * * * * *
Signature or thumb-impression	of the	applicant	
	Cert	ificate	
Certified that Mr/Mrs./Miss whose details are given above and vaffixed below is a person domiciled	whose p	hotograph is duly cert	bified by me and
Certified further that he/she is journey for the purpose of with the following members of his/b return to India any time within the	ier fami	ly and that there is no	objection to th
Name	Age	Exact relationship to the holder of this certificate	Marks of identification, if any

NOTE.—Only names of PARDAH NASHIN LADIES and children below the of 12 should be entered here. For other persons a separate identity certificate ld issued.

ld issued.	
	Signature of the Deputy Commissioner/Collector.
	District
Photograph of the holder	
Seal of the	 -
Deputy Commissioner/Collecte	or,
\dots . District.	
Date	
	ice to be produced by non-gazetted Government when travelling on private affairs.
Name	
Designation or post held	
Department	
Whether temporary or pern	nanent
	t service
Whether subscribing to a pro	vident fund
Married or single	
Date	****
Place	
	C' + C TT 1 - C O'C

Signature of Head of Office. [No. III-PMT (X-24)/49-N. (9)]

NAKUL SEN, Dy. Socy

MINISTRY OF WORKS PRODUCTION & SUPPLY

New Delhi, the 13th June 1951

S.R.O. 940-The following draft of a further amendment to the Carbide of icium Rules, 1937, which it is proposed to make in exercise of the powers conferred section 4 and Sub-Section (1) of Section 29 of the Petroleum Act, 1934 (XXX of 4), as applied to Carbide of Calcium by the notification of the Government of nia in the late Department of Industries and Labour No. M-826(1), dated the 15th stober, 1946, is published as required by the Sub-Section (2) of Section 29 of the d Act for information of all persons likely to be affected thereby and notics is reby given that the said draft will be taken into consideration on or after the th July, 1951. Any objection or suggestion which may be received from any rson with respect to the said draft before the date specified will be considered the Central Government.

Draft Amendment

In Rule 22 of the said Rules-

- (i) for the clause (c) of sub-rule (1), the following clause shall be substituted. namely:—
 - "(c) If in quantities aggregating more than 3000 lbs.—in an uninhabited building at least 60 feet away from any other premises and at least 30 feet away from any road."
 - (ii) for sub-rule (2) the following sub-rule shall be substituted, namely:—
 - (2) Not more than 1000 tons of Carbide shall be stored in any one building provided that not more than 250 tons of Carbide are stored in any one room or other part of the building"

[No. M—104(3)/51.]

New Delhi, the 14th June 1951

S.R.O. 941.—In exercise of the powers conferred by section 4, sub-section (2) of section 5, sub-section (2) of section 14, sections 21 and 22, and sub-section (1) of section 29 of the Petroleum Act, 1934 (XXX of 1934), the Central Government by directs that with effect from the 1st July, 1951, the following further amendment shall be made in the Petroleum Rules, 1937, the same having been previously published as required by sub-section (2) of section 29 of the said Act, namely:—

In the said Rules-

- (1) In sub-rule (2) of rule 1, for the words and letter "Part B States" the words "the State of Jammu and Kashmir" shall be substituted.
- (2) In rule 2A-
 - (i) after the words "merged territories" the words and letter "or any Part B State" shall be inserted.
 - (ii) after the words "merged territory" the words and letter "or Part B State" shall be inserted.
- (3) In the proviso to sub-rule (2) of rule 115, after the words "merged territory" in words and letter "or a Part B State" shall be inserted.

[No. M-128(9) (i).]

S.R.O. 942.—In exercise of the powers conferred by Sections 5 and 7 of the Indian Explosives Act 1884 (IV of 1884) the Central Government hereby directs that with effect from the 1st July, 1951 the following further amendment shall be made in the Gas Cylinder Rules, 1940, the same having been previously published as required by section 18 of the said Act, namely:—

In the said Rules—

In sub-rule (2) of rule 1, the words and letter "except Part B States" shall be omitted.

[No. M-128(9)(ii).]

S.R.O. 943.—In exercise of the powers conferred by section 4 and sub-section 1) of section 29 of the Petroleum Act, 1934, (XXX of 1934), the Central Government hereby directs that with effect from the 1st July, 1951, the following further mendment shall be made in the Cinematograph Film Rules, 1948, the same having been previously published, as required by sub-section (2) of section 29 of the said Act, namely:—

In the said Rules—

(1) in sub-rule (2) of rule 1, for the words and letter "Part B States" the words "the State of Jammu and Kashmir" shall be substituted.

- (2) In rule 2A-
 - (1) after the words "merged territories" the words and letter "or any Part B State" shall be inserted.
 - (ii) after the words "merged territory", the words and letter "or Part B State" shall be inserted.
- (3) In the proviso to sub-rule (ii) of rule 33 after the words "merged territory" the words and letter "or a Part B State" shall be inserted.

[No. M-128(9)(iii]]

8.R.O. 944.—In exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (XXX of 1934), as applied to Carbide of Calcium by the notification of the Government of India in the late Department, of Industries and Labour No. M-826(i), dated the 15th October 1946, the Central Government hereby directs that with effect from the 1st July 1951, the following further amendment shall be made in the Carbide of Calcium Rules, 1937, the same having been previously published as required by sub-section (2) of section 29 of the said Act, namely:—

In the said Rules-

- (1) In sub-rule (ii) of rule 1, for the words and letter "Part B States", the words "the State of Jammu and Kashmir" shall be substituted.
- (2) In rule 2A--
 - (i) after the words "merged territories", the words and letter "or any Part B State" shall be inserted.
 - (ii) after the words "merged territory", the words and letter "or Part B State" shall be inserted.
- (3) In the proviso to sub-rule (2) of rule 39 after the words "merged territory" the words and letter "or a Part B State" shall be inserted.

[No. M-128(9)(iv).]

S.R.O. 945.—In exercise of the powers conferred by sections 5 and 7 of the Indian Explosives Act, 1884, (IV of 1884), the Central Government hereby directs that with effect from the 1st July, 1951, the following further amendment shall be made in the Explosive Rules 1940, the same having been previously published as required by section 18 of the said act, namely:—

In the said Rules—

- (1) In sub-rule (2) of rule 1, the words and letter "except Part B States" shall be omitted.
- (2) In rule 2A, after the words "merged territories" and "merged territories" the words "or a Part B Stato" shall be inserted.

[No. M-128(9)(v).]

N. P. DUBE, Under Secy. (

New Delhi, the 19th June 1951

S.R.O. 946.—In exercise of the powers conferred by clause 4 of the Colliery Control Order, 1945, as continued in force by section 17 of the Essential Supplies (Temporary, Powers) Act, 1946 (XXIV of 1946), the Central Government hereby-directs that the following further amendments shall be made in the notification of

the Government of India in the late Department of Industries and Supplies, No. 19, dated the 9th January 1946, namely:—

In the said notification—

- (a) to the entries in the table under the neading "V—Collieries in Assam" the following entry shall be added at the end, namely:—

 Moulong Colliery—Run-of-mine Rs. 23/8/-
- (b) to the note the following shall be added at the end, namely:—
 "and the price in the case of Moulong Colliery is pit-head colliery".

[No. 4-CI (7)/51.]

U. L. GOSWAMI, Dy. Secy.

MINISTRY OF LABOUR

New Delhi, the 13th June 1951

S.R.O. 947.—The following proposals relating to minimum rates of wage payable to the classes of employees specified in the Schedule annexed hereto and employed in the Port of Madras, which it is proposed to fix in pursuance of clause (a) of sub-section (1) of section 3 read with clause (i) of sub-section (1) of section 4 of the Minimum Wages Act, 1948 (XI of 1948), are published as required by sub-clause (b) of sub-section (1) of section 5 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 25th August 1951.

Any objection or suggestion which may be received from any persons with respect to the draft before the said date will be considered by the Centra Government.

SOHEDULE.

Madras Port Trust (Schedule of Staff)

Serial No.	Class of employees	Proposed minimum monthly basic rates	Scale of pay
		Re.	Rs.
1	Technical Draftsman	160	16010250EB10300
2	Senior Draftsman	. 160	160-10-250-EB-10-300
3	Assistant Medical Officers .	. 130	130-10-2 0-EB-10-300
4	Women Assistant Medical Officer	. 130	130-10-200-EB-10-300
8	Stationery Clerk	. 100	100—5—125—6—155—EB— 6— 185.
6	Board's Clerk	. 100	100—5—125—6—155—EB— 6— 185.
7	Shorthand Typist .	. 100	100—5—125—6—155—EB— 6— 185.
8	Record Keeper . ,	100	100-5-125-6-155-EB-6- 185.
ð	Senior Clerk	. 100	100-5-125-6-155-EB-6- 185.
10	Head Application Clerk .	. 100	100—5—125—6—155—EB— 6— 185.
11	Head Claims Clerk	. 100	100. 100. 5. 125. 0. 155. EB.

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Serial No.	Class of employe	08	Proposed minimum monthly basic rates	Scale of pay
			Rs.	Rs.
12	Cashier (Railway) .		100	100-5-125-6-155-EB-6- 185.
13	Chief Goods Clerk		100	100 —5—125—6—155—E B—6 — 185.
14	Diver	• •	100	100—5—125—6—155—EB—6— 185.
15	Assistant Technical Draftsma	n.	100	100—5—125—6—155—EB—6— 185.
16	Draftsman		100	100—5—125—6—155— EB →6 — 185.
17	Senior Stores Cerk .		100	100—5—125—6—155—EB—6— 185.
18	Assistant Head Time-keepers	_	100	100-5-125-6-155
19	Record Keepers		100	100-5-125-6-155
20	Nurses	: :	85	85-5-150
21	Female Health Visitor .	: :	85	855-150
22	Loco Drivers		80	805-130
28			88	854105
24	Radiographer		80	80-5-105
25	Linesmen .		80	80-5-105
26	Driver Hydraulie Power Hou	no .	80	80-5-105
27	Drivers Steam Cranes		80	80-5-105
28			80	80-5-105
29	Drivers Dredgers Lascar Syrangs		80	80-5-105
80	Tug Drivers		70	70-3-85
81	Tug Drivers Mobile Crane Driver		60	605-85 (old grade).
82	Mobile Crane Driver . Mobile Crane Driver . 2nd Drivers Dredger		60	60-5/2-90 (old grade)
	2nd Drivers, Dredger		6 0	60 -21 75
84	Assistant Cashier (Egineering	;) .	55	55—3—85—EB—4—125—5— 130.
85	Drivers Mobile Cranes		50	50-2-60
86	Drivers Dredger and Wenlook	k.	50	50— 3 75
87	Electrician		60	60-3-75
38	Clerk (Mess Section)		45	45-1-50-2-70
89	Staff Car Driver		40	40-1-50
40	Assistant Driver 'Fire Fly' Cooks (Mess Section)		40	40-150
41	Cooks (Mess Section)		35	3514 0
42	Yard Lascars		35	35150
48	Yard Lascars Ayah		30	30-4-35
44	Firemen Messengers		80	80-1-35
45	Cartman		80	30-35
		g (Sohedi	ule of Artisan	s and Labourers)
46	Fitters Grade I		80	805-100
, 47	Fitters Grade III		60 43	60— 375 43— 3— 55
48 49	Electrician Grade I		80	80- 5- 100
50	Electrician Grade II		60	60-3-75
81	Electrician Grade III	• •	43	49-3-55
52	Electrical Fitters Grade I		80	80-5-100
58	Electric Fitter Grade II		60	60-3-75
54	Electric Fitters Grade III	•	48	43-3-55
5 5	Welder Grade I		80	80-5-100
56	Welders Grade II 8	• •	60	60375
57	Turner Grade I		80	805100
58	Turner Grade II			60-3-75
			60 60	
59	Masons Grade I		60	60—3—75
60	Mas ns Grade II .		43 80	43—3—55 809—75
61	Carpenters Grade 1	• •	60	60375
62	Carpenters Grade 11		48	43955

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[No. LWI-24 (74)]

S.R.O. 948.—The following draft of a further amendment to the Coal Mines Labour Welfare Fund Rules, 1949, which it is proposed to make in exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), is published, as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 20th July 1951.

Any objection or suggestion which may be received from any person in respect of the said draft before the date specified will be considered by the Central Government.

Draft amendment

"To sub-rule (3) of rule 5 of the said Rules, the following proviso shall be added namely:—

'Provided that nothing in this sub-rule shall apply to any Coalfield Sub-Committee formed in respect of a coalfield, partly or wholly, owned or managed by Government'."

[No. M-2(7)/50.1

S.R.O. 949.—In exercise of the powers conferred by clause (1) of regulation 29 of the Indian Coal Mines Regulations, 1920, the Central Government hereby respoints with effect from the 9th April, 1951, Shri U. N. Mondal, as a member of the Board of Examiners constituted under the said regulation for a term of three years.

[No. M-43(1)/51.]

New Delhi, the 19th June 1951

S.R.O. 950.—The following draft of certain amendment to the coamines Labour Welfare Fund Rules, 1949, which it is proposed to make in exercise of the power conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), is published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after the 20th July 1951.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft amendment

In sub-rule (1) of rule 23 of the said Rules-

- (a) the words 'General Welfare' and 'in January' shall be omitted,
- (b) after the word 'forwarded' the words 'not later than the 1st day of October each year' shall be inserted.

[No. M-1(3)/50.]

New Delhi, the 20th June 1951

S.R.O. 951.—In exercise of the powers conferred by clause (1) of Article 258 f the Constitution of India, the President hereby entrusts to the Governments of the States of Madras, Bombay, West Bengal, Bihar, Punjab, Madhya Pradesh, rissa, Assam and Uttar Pradesh, with their consent, the functions of the Central Jovernment under sub-section (1) of section 20 of the Minimum Wages Act 1948 I of 1948).

[No. L.W.I. 24(61).]

P. N. SHARMA, Under Secv.

New Delhi, the 19th June 1951

3. R. O. 953.—The following draft of certain further amendments to the ndustrial Disputes (Central) Rules 1947, which it is proposed to make in exercise f the powers conferred by section 38 of the Industrial Disputes Act, 1947 (XIV of 947), is published as required by sub-section (1) of the said section for the information f all persons likely to be affected thereby and notice is hereby given that the draft rill be taken into consideration on or after the 1st August 1951. Any objection or uggestion which may be received from any person with respect to the said draft refers the date specified will be considered by the Central Government.

Draft Amendment

For sub-rule (2) of rule 1, the following sub-rule shall be substituted, namely:---

- "(2) They extend to Part C States in relation to all industrial disputes, and to Part A and Part B States in relation only to an industrial dispute concerning :--
 - (a) any industry carried on by or under the authority of the Central Government or by a railway company; or
 - (b) a banking or an insurance company, a mine, an oilfield, or a major port."

[No. LR-1 (134)-1.]

P. S. EASWARAN, Under Secy.

ORDERS

New Delhi, the 13th June 1951

S.R.O. 953.—Whereas an industrial dispute has arisen between the Bombay Port Trust and its employees in respect of the matters specified in the Schedule hereto annexed:

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (4) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central lovernment is pleased to refer the said dispute for adjudication to the Central Government Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

SCHEDULE

- 1. Fresh conditions should not be imposed for payment of Special Compensatory Allowance to Crane Drivers and the allied staff.
- 2. Reinstatement of Shri S. B. Ansurkar, the Assistant Secretary of the Union.
 - 3. Senior orane drivers should not be demoted while the junior ones are retained crane drivers.
 - Retrenchment and retrenchment benefits.
- 5. Deduction of wages for the stoppage of work for 30 minutes on the 3rd July 1950 as a mark of respect to Shri Yusuf Meherally.
- *Withholding of increments for 6-12 months for participation in a strike on 31st August 1950 as a protest against the policy of the Bombay Port Trust and in sympathy with the textile workers.
 - 7. Promotion of nawganies to the posts of orane drivers as in the past.
- 8. Leave rules according to the recommendations of the Central Pay Commassion.
- 9. Rent should not be calculated on Compensatory allowance, but only on the basic wage.

NOTE.—This list is not intended to be exhaustive.

F S.R.O. 954.—Whereas an industrial dispute has arisen between the Bombay Port Trust and its shore labour in respect of the matters specified in the schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Central Government Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

SCHEDULE

- 1. The number of workers in the 'A' category should be raised to 2,800.
- 2. The number of workers in the 'B' category should not exceed 500.
- 3. Recruitment to category 'A' should be solely from category 'B'.
- 4. The attendance allowance for category 'B' workers should be increased.
- 5. Workers should be given 12 holidays per year and Sunday offs with full pay and allowances.
- 6. Principles governing promotion to the posts of gang morpia and special morpia.
- 7. The necessity to fill existing vacancies in the posts of morpias and special morpias.
- 8. Withholding of increments for absence on the 31st August, 1950 on the occasion of the token strike called by the Hind Mazdoor Sabha.
- 9. Preferential claims of category 'A' and 'B' workers over purely casual labour for working the third shift.

NOTE.—This list is not intended to be exhaustive.

[No. LR- 2(325.)]

S. NEELAKANTAM, Dy. Secy.

